FILED
August 5 2010

## IN THE SUPREME COURT OF THE STATE OF MONTANA

### Ed Smith

CLERK OF THE SUPREME COURT

STATE OF MONTANA

DA 10-0192

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IN RE THE MARRIAGE OF SCOTT L. HART,

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Ed Smith
CLERK OF THE SUPREME COURT
STATE OF MONTAUS

ORDER

T L. HART,

and

MARGOT LUCKMAN HART,

Respondent and Appellant.

Petitioner, Appellee and Cross-Appellant,

M. R. App. P. 12(1)(f) requires that the argument portion of a brief be preceded by a summary, under an appropriate heading, which contains a succinct, clear, and accurate statement of the arguments made in the body of the brief and not a mere repetition of the argument headings.

The Court has determined that Appellant's brief filed August 5, 2010, does not comply with this Rule. Therefore,

IT IS ORDERED that the signed original and nine copies of the referenced brief be, and are hereby, returned for revisions necessary to comply with the specified Rule;

IT IS FURTHER ORDERED that no other changes, additions or deletions may be made to the brief as originally filed;

IT IS FURTHER ORDERED that the signed original and nine copies of the revised brief ordered herein be filed within ten days of the date of this Order with the Clerk of the Supreme Court and one copy of each revised brief be served on counsel of record;

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IT IS FURTHER ORDERED that the postage costs for returning the referenced copies of Appellant's brief will be billed to Appellant's counsel by the Clerk of the Supreme Court and shall be due and payable upon receipt; and

IT IS FURTHER ORDERED that the times for any subsequent briefing contained in M. R. App. P. 13 shall run from the date of refiling of the brief being returned this date.

The Clerk is directed to mail a true copy of this Order, together with all copies of Appellant's brief referenced herein, to counsel for Appellant and to mail a true copy of this Order to all counsel upon whom the brief was served.

DATED this 5th day of August, 2010.

For the Court,

By takucia (elle)

Justice